



Postal Registration No. N. E.—771/2006-2008

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PART-IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 15th June, 2012.

No. ERTS(E) 24/2008/34-36 - In exercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act I of 1910 as adapted by Meghalaya) and in partial modification of Government Notification No. ERTS(E)24/2008/7, dt. 19.11.2008, the Governor of Meghalaya is hereby pleased to make the following Rules further to amend the Meghalaya Excise Rules, (Assam Excise Rules 1945, as adapted and amended by Meghalaya), hereinafter referred to as the Principal Rules, namely :-

1. Short title and commencement (1) These Rules may be called the Meghalaya Excise (Amendment) Rules, 2012.
(2) They shall come into force with immediate effect.
2. Amendment of Rule 210 In Rule 210 of the Principal Rules, for the existing clauses (a) and (b), the following shall be substituted namely :-
 - (a) Centralised area :- ₹. 2,000/- per annum.
 - (b) Non-centralised :- ₹. 4,000/- per annum.
3. Amendment of Rule 243 In Rule 243 of the Principal Rules, the following shall be substituted, namely :-

The license fee and fee for renewal of license for Wholesale of Foreign Liquor & Bonded Warehouse ₹. 2,00,000/- per annum

4. Amendment of Rule 244 In Rule 244 of the Principal Rules for the existing Table-I, the following shall be substituted, namely :-
- License Fee and Renewal Fee for :-**
- (i) Retail sale of Foreign liquor = ₹. 60,000/- per annum "OFF" the premises.
 - (ii) Retail sale of Foreign Liquor "ON" the premises :-
 - (a) Bar License for starred Hotels = ₹. 60,000/- per annum.
 - (b) Bar License for non-starred Hotels, Restaurants, Clubs Theatres, Cinemas, etc. = ₹. 45,000/- per annum.
 - (iii) Canteen license under Canteen Tenant. = ₹. 30,000/- per annum.
 - (iv) Distillery = ₹. 1,35,000/- per annum.
5. Amendment of Rule 252 In the Principal Rule, in Rule 252 :-
 - (i) In sub-rule (I) for the words and figures “₹. 1,30,000/-” The word and figure “₹. 1,70,000/-” shall be substituted (ii) in sub-Rule (2) for the words and figure ₹. 1,30,000/-, the word and figure “₹. 1,70,000/-” shall be substituted.
6. Amendment of Rule 253 & 254 In Rule 253 & 254 of the Principal Rules the following shall be substituted, namely :-
 - Wholesale of Denature Spirit : ₹. 10,000/- per annum.
 - Retail Sale of Denature Spirit : ₹. 4,000/- per annum.
7. Amendment of Rule 256 For Rule 256 of the Principal Rules, the following shall be substituted, namely :-

“Fees for a licensed sale of Rectified Spirit” : The fee for license issued to Chemist and Druggist and other firms or persons for Wholesale of pure rectified spirit for medicinal, industrial or scientific purposes shall be “₹. 2,500/-” and for Retail Sale shall be “₹. 1,500/-”.
8. Amendment of Rule 258 For Rule 258 of the Principal Rules, the following shall be substituted namely :-

“The Fees for a licensed sale of Medicated Wines by licensed dealer” : The holder of a license for the sale of medicated wine and similar preparations mentioned in Order 35(5) shall pay an annual fee as Government may from time to time by notification fix subject to minimum of ₹. 2000/-.

9. Amendment
of Rule 261

For Rule 261 of the Principal Rules, the following shall be substituted, namely :-

"Fees for a Bhang licensed medicinal purposes": The holder of license for the possession of duty paid Bhang and other intoxicating drugs except liquor, for the manufacture of bona fide medicinal preparations there from, and for the possession and sale of bona fide medicinal preparations of Bhang and other intoxicating drugs except liquor to his own patient for bona fide medicinal purposes by a medical Practitioner, Chemist, Druggist, Kaviraj or Hakkim shall pay an annual fee as Government may from time to time by notification fix subject to a maximum of ₹. 2,000/-.

10. Amendment
of Rule 365

In Rule 365 of the Principal Rules, the following shall be substituted, namely:- the fees for registration of a brand and label of an IMFL, beer and renewal thereof shall –

- (i) in clause (a) for the words "**forty five thousand**" the words "**sixty thousand**" shall be substituted.
- (ii) in clause (b) for the words "**twenty two thousand**" the words "**thirty five thousand**" shall be substituted.

J. LYNGDOH,

Commissioner & Secretary to the Government of Meghalaya,
Excise, Registration, Taxation & Stamps Department.

The 19th June, 2012.

NO.LJ (A) 36/98/Pt.I/192

OFFICE MEMORANDUM

Sub: *Dearness Allowance.*

Consequent upon the implementation of the Revised Pay scales of the Meghalaya Judicial Officers, as recommended by Justice Padmanabhan (Retd.) vide LJ(A) 36/98/Pt.III/391 dt. 9.8.2010, the Governor of Meghalaya is pleased to decide that Dearness allowance payable to all Judicial Officers including person appointed to the Meghalaya Judicial Services, shall be enhanced from the existing rate of 58% to 65% with effect from 01.01.2012.

2. These orders shall also apply to the retired Judicial Officers including the Family Pensioners.
3. The Dearness Allowance under these orders shall remain suspended. If the retired Judicial Officers/Family Pensioners of retired Judicial Officers are employed/re-employed under the State/Central Government or reemployed/employed permanently absorbed in the State or Central Government, Company Corporation, Undertaking or Autonomous Body. It shall, however, be revive after the spell of such re-employment/employment.
4. With the issue of these orders, the Dearness Allowance already paid under the Pre revised formula/scales with effect from 1.7.2006 shall be adjusted against the Dearness Allowance here in sanction.
5. In the case of a Judicial Officer who opts to retain the existing scale of a post held by him until the next increment or any sub-sequent increment in the existing scale, the existing Dearness allowance.
6. For the purpose of calculation of the Dearness Allowance in respect of those Judicial Officers who elect to come over to the revised scales of pay, 'pay' shall be as defined in F.R.7(17) (1) of the Meghalaya FRs and SRS. However, in the case of those Judicial Officers who elect to retain the existing scale of pay which prevailed prior to 1.7.2006, 'pay' shall mean pay in the existing scales of pay and Dearness Allowance admissible as on 1.7.2006.
7. The payment on account of the Dearness allowance shall be rounded off to the nearest rupee.
8. The payment on account of the Dearness Allowance sanctioned herein shall be debit able to the respective heads of account from which the Judicial Officers draw their salary and the retired Judicial Officers their Pensions.

This issues with the concurrence of Finance Department vide their I/D No.F(PR)135/12 dt. 12.06.2012.

(L.M.Sangma),
Secretary to the Govt.of Meghalaya,
Law (A) Department.

The 19th June, 2012.

No.AGRI(E)81/2011/Pt/131.

In continuation to this Deptt's Notification No. AGRI(E)81/2011/Pt./123, dated 24.2.12, I am directed to send herewith the terms and conditions of deputation of Shri N.S.Nongbri, Principal, BATC, Upper Shillong, to Meghalaya Agricultural Management and Extension Training Institute (MAMETI)as follows :-

Terms & Conditions

- | | |
|-----------------------------|---|
| 1. Period of deputation | One year with effect from the date of joining in the first instance with deputation duty allowance |
| 2. Pay | During the period of deputation, the Officer will be entitled to draw his own grade pay and allowances as admissible under the State Govt. Rules plus deputation (duty) allowances at 10% of the employee's basic pay subject to a maximum of ₹. 100% P.M. when the transfer is within the same station and 20% of the employee's basic pay subject to a maximum of ₹.250/- p.m. if the transfer is outside the station, provided that the basic pay plus deputation (duty)allowance shall at no time exceed ₹.2100/-p.m.(or the maximum of the scale of pay of the deputation post.)
OR
The Officer may elect the scale of pay prescribed by the Foreign Employer/borrowing Government plus other allowances admissible under the Rules of the Foreign Employer/borrowing Government but without the benefit of deputation(duty) allowances subject to the restriction laid down in Para 4.5 of Finance(E)Department O.M.No.FEG.74/72/170,dated 8.2.77. |
| 3. Dearness Allowances etc. | The Officer will be entitled to the dearness allowance under the rules of his parent Government(or under the rules of the Foreign Employer/borrowing Government according to his option to retain his scale of pay under the parent Government or he draws pay in the scale of pay attached to the post under the Foreign Employer/borrowing Government). |
| 4. Joining Time T.A./D.A. | The Officer will be entitled to joining time and T.A./D.A. both on joining the post of deputation and on reversion there from to the parent Government under the rules of the Foreign Employer. The expenditure for the purpose will be borne by the Foreign employer. T.A./D.A. for journeys performed on tour in connection with the work of the foreign employer will be paid by and under the rules of the foreign employer.(In case of deputation to other State Government including Government of India joining time pay and T.A.will be regulated as per provision laid down in Appendix 3-B of Account Code Vol.I) |

5. Leave Salary & Pension Contribution
The Foreign Employer will be liable to pay the leave salary and pension contribution according to the rate in force from time to time. Regarding payment of leave salary, the procedure laid down in O.M.No.FEG.74/72/114,dated 4.11.75 shall apply. (In case of deputation to other Governments including Government of India, General Principles as laid down in Account Code Vol-I shall apply.)
6. Leave Salary during Disability Leave.
The Foreign Employer will be liable to pay the leave salary in respect of any disability incurred in and through service under the Foreign Employer even if such disability manifests itself after the termination of the service under the Foreign Employer.
7. Pension or Contribution Provident Fund.
The Officer will not be allowed to join any pension or contributory Provident Fund scheme.
8. Medical facilities
The foreign employer/borrowing Government will provide the medical facilities not inferior to those which the Officer would have been enjoyed in his parent Government but for his deputation.
9. Grant of Gratuity or Pension for injury or Death.
The Foreign Employer will be responsible for payment of any gratuity or pension that may be admissible under the rules if any injury is sustained or death occurs during the services under the foreign employer.
10. Compensatory allowance.
The whole expenditure in respect of any compensatory allowance for the period of leave during, and/or at the end of services under the Foreign Employer/borrowing Governments before he joins his parent Government will be borne by the Foreign Employer/borrowing Government.
11. Local Allowance
The Officer will be entitled to the Local(City) allowance, House rent allowance and other local allowances according to the rules of the foreign Employer/borrowing Government.
12. Bonus
The Officer will be entitled to the Bonus if any, at the rate as declared and allowed by the Foreign employer to its employees if he opts the scale of pay of the deputation post.
13. Leave Rules
The Officer will remain subject to leave Rules applicable to the Service of which he is a member.
14. Traveling Concession
The Officer will be entitled to leave Travel Concession from the Foreign Employer/borrowing Government on the scale he is entitled to under the parent Govt. and the cost of such concession will be borne by the foreign Employer/borrowing Government.

15. Residential Accommodation. - The Officer will be entitled to the residential accommodation according to the Rules of his parent Government (or the Rules of the Foreign Employer/borrowing Government according to his option to draw his own grade pay or the scale of pay of the deputation post)and the expenditure should be borne by the foreign employer/borrowing Government.
16. Moveable and Immoveable Properties. - The Officer will regularly furnish returns of moveable and immoveable properties owned by him to his Parent Government.
17. Commencement and Termination of Deputation Services. - The date of Commencement of the Service Officer handed over charge of the post in his Parent Department/Office and the date of Termination will be the date he taken over charges of the post in his Parent Department/Office as provided under F.Rs. and S.Rs.

B.B.Marak,
Under Secretary to the Govt.of Meghalaya,
Agriculture, etc. Departments

The 21st June, 2012.

No.RDA.40/2012/48.

DECLARATION

Whereas it appears to the Government of Meghalaya that the land is required to be taken by the Government at the public expenses for a public purpose, viz for **construction of NH - 62** in the village **Pathargittim** under South Garo Hills- x...pargana or mouza ...x....zilla...x...it is hereby declared that for the above purpose land measuring more or less **4.95 hac. (approx)** of standard measurement, bounded on the

BOUNDARIES :

<u>Name of land owner</u>	<u>Area in bigha</u>	<u>Boundary</u>
1. Smt. Ringani D. Shira	4-2-0	L= Pathargittim akhing land R= GREF Road NH – 62
2. Shri Leaderson Marak	0-2-15	L= GREF road NH – 62 R= Pathargittim akhing land
3. Smt. Marbline R. Sangma	0-1-15	L= Pathargittim akhing land R= GREF Road NH – 62
4. Smt. Rapjini N. Marak	11-4-10	L= Pathargittim akhing land R= GREF Road NH – 62
5. Smt. Amla N. Sangma	11-1-0	L= Pathargittim akhing land R= GREF Road NH – 62
6. Smt. Bokchi N. Sangma	8-3-0	L= GREF road NH – 62 R= Pathargittim akhing land

is required within the aforesaid village in **Pathargittim**

The declaration is made under the provision of Section 6 of Act I of 1894, as amended by the Act 68 of 1984 to all whom it may concern.

A plan of the land may be inspected in the office of the Deputy Commissioner, South Garo Hills District.

Nothing in this declaration will be considered to apply to land which is reasonable for the said purpose under the terms of the lease and which Government elect to resume instead of acquiring under the Act

S.R. Wallang,
Under Secretary to the Govt. of Meghalaya,
Revenue & Disaster Management Department,
Shillong.

The 22nd June, 2012.

No.PIA. 21/2007/38 : In partial modification of this Department's Notification No. PIA. 21/2007/24 dt. 7.2.2011 and in pursuance of the Finance (Pay Revision) Department's Notification No F (PR) 69/2009/37 dt. 03.03.2010 as contained in the First Schedule Part 'B' attached there with P 164 Programme Implementation & Evaluation, Computer Cell, the following posts, which were created vide this Department's letter No. PIA.4/89/P-II/4 dt. 04.10.1989 are hereby redesignated as indicated against each :-

<u>Name of post</u>	<u>Revised scale of pay</u>	<u>Name of Redesignated post</u>
1. Programming Assistant	Rs. 16,300-410-19170-EB-530-23940-720-31860/- Rs.17,000-470-20290-EB-560-25330-760-33690/- (For Person having qualification of Degree in Computer Engineering or equivalent)	Programmer
2. Data Entry Operator	(i) Rs.11,300 – 280 – 13260 – EB –360-16,500-500-22,000/- (For Degree holders in any discipline with 1 ½ year Diploma in Computer Application/ Science) (ii) Rs. 10600 – 270 – 12490 – EB-340-15550-470-20720/- (As personal to those Data Entry Operators who do not Posses the requisite qualification indicated at (i) above	Technical Assistant

(Dr. B.D.R Tiwari),
Joint Secretary,
Programme Implementation & Evaluation Department.